

direct the clerk to transcribe the same into new record books which the clerk shall procure for that purpose ; and such new records, when so transcribed, shall be carefully examined and certified by said clerk, and when so examined and certified shall be substituted for and become the records of said court in lieu of the worn out records ; and the mayor and city council of the city of Baltimore, and the county commissioners of the several counties, respectively, shall levy such sum of money as they shall deem a fair compensation for the labor of the clerk in making such new records. This section not to apply to Montgomery county, as to which a special law exists.

*Peter v. Prettyman*, 62 Md. 573.

### Judgments.

1888, art. 26, sec. 14. 1860, art. 29, sec. 14. 1763, ch 23, sec. 2.

**14.** The court shall give judgment in all actions according as the very right of the cause and matter in law shall appear to them, without regarding any matters of mere form, so as sufficient matter shall appear in the proceedings, upon which the court shall proceed to give judgment, and it shall appear that the action has been commenced after the cause thereof did accrue.

*Shafer v. Stonebraker*, 4 G. & J. 345. *State v. Mayhugh*, 13 Md. 378.  
*Gott v. State*, 44 Md. 319.

*Ibid.* sec. 15. 1888, ch. 317.

**15.** Upon all agreed statements of facts, all special cases stated, and all special verdicts, the court shall be at liberty to draw all inferences of facts or law that court or jury could have drawn from the facts so agreed or stated as if the same had been offered in evidence upon a trial before the court or before the court and a jury.

*Ibid.* sec. 16. 1809, ch. 153, sec. 4 1811, ch. 161, sec. 5.

**16.** All judgments by confession, on verdict, or by default, shall be so entered as to carry interest from the time they are rendered.

*Preston's Adm'x v. West*, 4 H. & McH. 70. *Gwinn v. Whitaker*, 1 H. & J. 754. *Boehme v. Aisquith*, 4 H. & J. 207. *Anders v. Devries*, 26 Md. 222. *Rayner v. Bryson*, 29 Md 473. *Balto. City P. R. W. Co v. Sewell*, 37 Md 443.

*Ibid.* sec 17 1888, ch. 366.

**17.** Wherever, by reason of the verdict of a jury being below the jurisdiction of the court in which the same is rendered, a